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15	California State Attorney General's Office 455 Golden Gate Avenue, Suite 11000, San Francisco, CA 94102-7004		
16	Telephone: (415) 703-5726 / Facsimile: (415) 703-5843		
17 18	Attorneys for Defendants GREGORY D. LEWIS; J. HALLOCK; K. MCGUYER; MATTHEW CATE AND T.A. WOOD		
19			
20	UNITED STATES DISTRICT COURT		
21	NORTHERN DISTRICT OF CALIFORNIA		
22	DAVIMOND I MANIZANII I O	C N 2.12 05002 ICT	
23	RAYMOND J. MANZANILLO,	Case No. 3:12-cv-05983-JST	
24 25	Plaintiff, v.	STIPULATION AND [PROPOSED] ORDER TO EXTEND DAMAGES EXPERT DISCOVERY DEADLINE	
26	GREGORY D. LEWIS, et al.,		
27	Defendants.		
,,			

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1	Plaintiff Raymond Manzanillo ("Plaintiff") and Defendants N. Brown, Gregory D. Lewis, J.		
2	Hallock, K. McGuyer, Matthew Cate, and T.A. Wood ("Defendants") (collectively "the Parties") by and		
3	through their counsel hereby stipulate as follows:		
4	1. The current deadline to complete damages expert discovery is December 30, 2016.		
5	2. The Parties have worked to	ogether to schedule depositions of their respective designated	
6	experts. Because of the ho	olidays, those experts are not available for deposition until the	
7	week of January 3, 2017, v	which is after the current damages expert discovery deadline.	
8	3. To allow for the completic	on of depositions, the Parties agree to extend the damages	
9	expert deadline until Janua	ary 6, 2017. No other dates shall be changed, other than the	
10	corresponding discovery n	notion deadline associated with the damages expert discovery	
11	deadline in accordance wit	th the Local Rules.	
12	IT IS SO STIPULATED.		
13	DATED: December 21, 2016	Respectfully submitted,	
14		SEYFARTH SHAW LLP	
15			
16		By: /s/ Michael A. Wahlander	
17		Francis J. Ortman III Aryeh M. Hersher	
18		Michael A. Wahlander Jason M. Allen	
19		Attorneys for Plaintiff	
20		RAYMOND J. MANZANILLO	
21	DATED: December 21, 2016	Respectfully submitted,	
22		MCNAMARA LAW FIRM	
23			
24		By: /s/ William Lee McCaslin	
25		Peter Jon Hirsig William Lee McCaslin	
26		Attorneys for Defendant	
27		N. BROWN	
28			
		2	

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1	DATED: December 21, 2016	Respectfully submitted,	
2		CALIFORNIA STATE ATTORNEY	
3		GENERAL'S OFFICE	
4		D //M' 1 11 11 '	
5		By: /s/ Michael L. Huggins Michael L. Huggins	
6		Attorneys for Defendants	
7		GREGÖRY D. LEWIS; J. HALLOCK; K. MCGUYER; MATTHEW CATE AND T.A. WOOD	
8		1.11. W OOD	
9	ATTESTATION PURSUANT TO LOCAL RULE 5-1(i)(3)		
10	I, Michael A. Wahlander, attest that concurrence in the filing of this stipulation has been		
11	obtained from the signatories, William Lee McCaslin and Michael L. Huggins counsel for Defendants.		
12	Executed this 21st day of December, 2016, in San Francisco, California.		
13		/-/ M:-11 A XXV-1-1 1	
14		/s/ Michael A. Wahlander MICHAEL A. WAHLANDER	
15			
16	[PROPOSED] ORDER		
17	Pursuant to the Parties' stipulation and good cause appearing the Court orders as follows:		
18	The Damages Expert Discovery Deadl	ine is extended to January 6, 2017. No other dates	
19	shall be changed, other than the corresponding discovery motion deadline associated with		
20	the damages expert discovery deadline	in accordance with the Local Rules.	
21	IT IS SO ORDERED.		
22		. 1	
23	Dated: December 29, 2016	m. deen	
24	I I	HON, JON S. TIGAR United States District Court Judge	
25			
26			
27			
28			
	3		